SOUTHERN DISTRICT OF NEW YORK	v
SUSAN M. MAROTTA, et al,	: Index No.: 08 CV 1597
Plaintiffs,	
- against -	RULE 7.1 STATEMENT
FIDELITY NATIONAL TITLE INSURANCE CO., et al,	:
Defendants.	:
	· X

INITED OT A TEC DICTRICT COLURT

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, and to enable the Judges and Magistrates of the Court to evaluate possible disqualification or recusal, Defendant The First American Corporation states that it is a publicly traded corporation (FAF:NYSE), that it has no publicly-traded parent, and that no publicly held corporation owns 10% or more of its stock.

Defendant First American Title Insurance Company of New York states that it is first tier subsidiary of First American Title Insurance Company, which is a first tier subsidiary of The First American Corporation.

Defendant United General Title Insurance Company states that it is a first tier subsidiary of First American Title Insurance Company, which is a first tier subsidiary of The First American Corporation.

Dated: New York, New York March 6, 2008

> Respectfully submitted, GREENBERG TRAURIG, LLP

By: /s/ James I. Serota James I. Serota (JS-6802) Kenneth Lapatine (KL-3985) Stephen L. Saxl (SS-1028) GREENBERG TRAURIG, LLP 200 Park Avenue New York, New York 10166 Telephone: (212) 801-9200 Facsimile: (212) 801-6400 serotaj@gtlaw.com lapatinek@gtlaw.com saxls@gtlaw.com

Attorneys for Defendants The First American Corporation, First American Title Insurance Company of New York, and United General Title Insurance Company